

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/766,239	01/29/2004	Kang Soo Sco	1740-000069/US	2911
30593 HADNESS DI	7590 01/28/2008 CVEV & DIED CE DI C		EXAMINER	
HARNESS, DICKEY & PIERCE, P.L.C. P.O. BOX 8910			JONES, HEATHER RAE	
RESTON, VA	20195		ART UNIT	PAPER NUMBER
			2621	
	,		MAIL DATE	DELIVERY MODE
			01/28/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)	
•		10/766,239	SEO ET AL.	7.
Office Action Summary		Examiner	Art Unit	,
		Heather R. Jones	2621	
Period for	The MAILING DATE of this communication app Reply	ears on the cover sheet wi	th the correspondence add	dress
WHICH - Extension after SIX - If NO pe - Failure to Any repl	RTENED STATUTORY PERIOD FOR REPLY EVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. Which is specified above, the maximum statutory period we or reply within the set or extended period for reply will, by statute, by received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNIC 6(a). In no event, however, may a re ill apply and will expire SIX (6) MON' cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this co ANDONED (35 U.S.C. § 133).	
Status				
2a)⊠ Ti 3)□ S	esponsive to communication(s) filed on <u>06 North</u> his action is FINAL . 2b) This ince this application is in condition for alloward osed in accordance with the practice under <i>E</i>	action is non-final. ce except for formal matte		merits is
Disposition	of Claims			
4a 5)□ C 6)⊠ C 7)□ C	laim(s) <u>1-6 and 8-45</u> is/are pending in the app 1) Of the above claim(s) is/are withdraw laim(s) is/are allowed. laim(s) <u>1-6 and 8-45</u> is/are rejected. laim(s) is/are objected to. laim(s) are subject to restriction and/or	n from consideration.		
Application	n Papers			
10)⊠ Th Al R	ne specification is objected to by the Examiner is drawing(s) filed on 29 January 2004 is/are: oplicant may not request that any objection to the deplacement drawing sheet(s) including the correction of the open country is objected to by the Examine sheet of the country is objected to by the Examine sheet is objected to be sheet in the country of the sheet is objected to be sheet in the country of the sheet is objected to be sheet in the country of the sheet is objected to be sheet in the country of the sheet is objected to be sheet in the sheet in the sheet is objected to be sheet in the sheet in the sheet is objected to be sheet in the s	a)⊠ accepted or b)⊡ old drawing(s) be held in abeyan on is required if the drawing(ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CF	R 1.121(d).
Priority und	der 35 U.S.C. § 119			
12)⊠ Ac a)⊠ 1. 2. 3.	knowledgment is made of a claim for foreign	have been received. have been received in A ity documents have been (PCT Rule 17.2(a)).	pplication No received in this National s	Stage
2) Notice of 3) Information	of References Cited (PTO-892) If Draftsperson's Patent Drawing Review (PTO-948) Ition Disclosure Statement(s) (PTO/SB/08) Io(s)/Mail Date	Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application 	

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed November 6, 2007 have been fully considered but they are not persuasive.

The Applicant argues on page 13, line 18 – page 14, line 9 that Ando et al. discloses that the management information is included in the data area 112 of the disc and is not included in a separate navigation area. The Examiner respectfully disagrees in part. The Examiner agrees that the management information is stored in the data area 112 of the disc, but Ando et al. defines the data area 112 as an area in which a user can record information in medium 100 and has a format in which general computer information recording area 120 and audio/video related information recording area 121 can be present together (col. 5, lines 29-33). However, Ando et al. does disclose that the data area 112 has five separate recording areas: management information recording area 130, VR movie object recording area 131, AR still picture object recording area 132, AR audio object recording area 133, and AR real-time text object recording area 134. As can be seen from Fig. 1 the management information is stored separately from the video and audio data. Therefore, Ando et al. meets the claim limitations and the rejection is maintained.

The Applicant argues on page 14, lines 9-11 that Ando et al. fails to disclose two different entry point maps as recited in claim 1. The Examiner respectfully disagrees. Ando et al. discloses in Fig. 7, row (c) two different entry

point maps. One entry point map points to the audio required for the track and the other entry point map points to the still pictures required for that track.

Furthermore, Fig. 7 of the Applicant's specification displays a similar entry point map and discloses that the two different entry point maps may be unified into one and may be managed as one single entry point map, but does not disclose that the entry point map has to be managed as one single entry point map.

Therefore, by comparing the entry point map disclosed by Ando et al. and the Applicant's entry point map disclosed in Fig. 7 it is disclosed that two different entry point maps exists (one for audio and one for the still images) even though they are unified into one entry point map for that embodiment. Therefore, Ando et al. meets the claim limitations and the rejection is maintained.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-6 and 8-45 are rejected under 35 U.S.C. 102(e) as being anticipated by Ando et al. (U.S. Patent 7,054,545).

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Recording claim 1, Ando et al. discloses a computer-readable medium having a data structure for managing reproduction of still pictures, comprising: a navigation area storing at least one playlist (col. 11, lines 12-15), a first entry point map and a second entry point map (Fig. 7; col. 8, lines 46-56), the playlist including at least one playitem and at least one sub-playitem, the playitem providing navigation information for reproducing at least one still picture from a first file, the sub-playitem providing navigation information for reproducing audio data from a second file (Figs. 7 and 8; col. 11, lines 31-35; col. 15, lines 34-36), the first entry point map including at least one entry point pointing to the still picture, and the second entry point map including at least one entry point pointing to the audio data (Figs. 7, 8, and 10); and a data area storing the first and second files, the data area being separate from the navigation area (Fig. 7).

Regarding claim 2, Ando et al. discloses all the limitations as previously discussed with respect to claim 1 including that the entry point of the first entry point map provides an address of the still picture (Fig. 7 – row (c)).

Regarding claim 3, Ando et al. discloses all the limitations as previously discussed with respect to claim 1 including that the playitem provides navigation information for reproducing a plurality of still pictures; and the first entry point map includes an entry point, associated with each still picture, that points to the associated still picture (Fig. 7 – row (c); col. 11, lines 12-15).

Regarding claim 4, Ando et al. discloses all the limitations as previously discussed with respect to claims 1 and 3 including that the second entry point

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map includes a plurality of entry points, each entry point pointing to a point in the audio data (Fig. 7 – row (e)).

Regarding claim **5**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1, 3, and 4 including that the first clip file includes the plurality of still pictures, and the second clip file includes the audio data (Fig. 7; col. 5, lines 29-33).

Regarding claim **6**, Ando et al. discloses all the limitations as previously discussed with respect to claim 1 including that the second entry point map includes a plurality of entry points, each entry point pointing to a point in the audio data (Fig. 7 – row (e)).

Regarding claim 8, Ando et al. discloses all the limitations as previously discussed with respect to claim 1 including that the playitem provides navigation information for reproducing presentation data from the first file, the presentation data includes at least the still picture and related data associated with the still picture (Figs. 1 and 11).

Regarding claim **9**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1 and 8 including that the related data includes graphics data (Figs. 6A and 6B).

Regarding claim **10**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1 and 8 including that the related data includes subtitle data (Figs. 6A and 6B).

Regarding claim 11, Ando et al. discloses all the limitations as previously discussed with respect to claims 1 and 8 including that the presentation data is divided into one or more still picture units such that each still picture unit includes at least one still picture and associated related data (Figs. 1 and 11).

Regarding claim **12**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1, 8, and 11 including that the presentation data is multiplexed into a transport stream on a still picture unit by still picture unit basis (col. 19, lines 16-18 – when the presentation data is reproduced the data has to be demultiplexed, therefore the data is originally multiplexed).

Regarding claim **13**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1, 8, 11, and 12 including that each elementary stream of the presentation data are aligned within the still picture unit (Figs. 1, 32, and 36; col. 33, lines 41-52 – elementary streams are included in MPEG).

Regarding claim **14**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1, 8, and 11-13 including that each elementary stream is a packetized elementary stream (Figs. 1, 32, and 36; col. 33, lines 41-52 – elementary streams are included in MPEG).

Regarding claim **15**, Ando et al. discloses all the limitations as previously discussed with respect to claims 1, 8, and 11-14 including that each still picture unit includes one packet from each packetized elementary stream (Figs. 1, 32, and 36; col. 33, lines 41-52 – elementary streams are included in MPEG).

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Regarding claim **16**, Ando et al. discloses all the limitations as previously discussed with respect to claim 1 including that the first file does not include audio data (Fig. 1 – image, audio, and text files are stored separately).

Regarding claim **17**, Ando et al. discloses a computer-readable medium having a data structure for managing reproduction of still pictures, comprising: a navigation area storing at least one playlist (col. 11, lines 12-15), a first entry point map and a second entry point map (Fig. 7; col. 8, lines 46-56), the playlist including at least one playitem and at least one sub-playitem, the playitem providing navigation information for reproducing at least one still picture from a first data stream, the sub-playitem providing navigation information for reproducing an audio stream from a second data stream separate from the first data stream (Figs. 7, 8, and 10; col. 11, lines 31-35; col. 15, lines 34-36), the first entry point map including at least one entry point pointing to the still picture, and the second entry point map including at least one entry point pointing to the audio stream (Figs. 7, 8, and 10); and a data area storing data from the first data stream and the second data stream, the data area stored separate from the navigation area (Fig. 7).

Regarding claim **18**, Ando et al. discloses a method of recording a data structure for managing reproduction of at least one still image on a recording medium, comprising: recording at least one first file and at least one second fie in a data area of the recording medium (Fig. 7), recording at least one playlist in a navigation area (col. 11, lines 12-15), a first entry point map and a second entry

point map on the recording medium in a navigation area (Fig. 7, col. 8, lines 46-56), the playlist including at least one playitem and at least one sub-playitem, the playitem providing navigation information for reproducing at least one still picture from the first file, the sub-playitem providing navigation information for reproducing audio data from the second file (Figs. 7, 8, and 10; col. 11, lines 31-35; col. 15, lines 34-36), the first entry point map including at least one entry point pointing to the still picture, and the second entry point map including at least one entry point pointing to the audio data (Figs. 7, 8, and 10), wherein the data area is separate from the navigation area (Fig. 7).

Regarding claim **19**, Ando et al. discloses a method of reproducing a data structure for managing reproduction of at least one still image recorded on a recording medium, comprising: reproducing at least one first file and at least one second file in a data area of the recording medium (Fig. 7), reproducing at least one playlist in a navigation area (col. 11, lines 12-15), a first entry point map and a second entry point map from the recording medium in a navigation area (Fig. 7; col. 8, lines 46-56), the playlist including at least one playitem and at least one sub-playitem, the playitem providing navigation information for reproducing at least one still picture from the first file, the sub-playitem providing navigation information for reproducing audio data from the second file (Figs. 7, 8, and 10; col. 11, lines 31-35; col. 15, lines 34-36), the first entry point map including at least one entry point pointing to the still picture, and the second entry point map

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including at least one entry point pointing to the audio data (Figs. 7, 8, and 10), wherein the data area is separate from the navigation area (Fig. 7).

Regarding claim 20, Ando et al. discloses in Fig. 14 an apparatus for recording a data structure for managing reproduction of at least one still image on a recording medium, comprising; an optical recording device configured to record data on the recording medium; a controller configured to record first and second files in a data area of the recording medium at least one playlist in a navigation area (Fig. 7; col. 11, lines 12-15), a first entry point map and a second entry point map in a navigation area on the recording medium (Fig. 7; col. 7, lines 46-56), the playlist including at least one playitem and at least one sub-playitem, the playitem providing navigation information for reproducing at least one still picture from the first file, the sub-playitem providing navigation information for reproducing audio data from the second file (Figs. 7, 8, and 10; col. 11, lines 31-35; col. 15, lines 34-36), the first entry point map including at least one entry point pointing to the still picture, and the second entry point map including at least one entry point pointing to the audio data (Figs. 7, 8, and 10), wherein the data area is separate from the navigation area on the recording medium (Fig. 7 row (c)).

Regarding claim **21**, Ando et al. discloses in Fig. 14 an apparatus for reproducing a data structure for managing reproduction of at least one still image recorded on a recording medium, comprising: an optical reproducing device configured to reproduce data recorded on the recording medium; a controller

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configured to control the optical reproducing device to reproduce first and second files in a data area on the recording medium and at least one playlist in a navigation area (col. 11, lines 12-15), a first entry point map and a second entry point map in a navigation area from the recording medium (Fig. 7; col. 8, lines 46-56), the playlist including at least one playitem and at least one sub-playitem, the playitem providing navigation information for reproducing at least one still picture from the first file, the sub-playitem providing navigation information for reproducing audio data from the second file (Figs. 7, 8, and 10; col. 11, lines 31-35; col. 15, lines 34-36), the first entry point map including at least one entry point pointing to the still picture, and the second entry point map including at least one entry point pointing to the audio data (Figs. 7, 8, and 10), wherein the data area is separate from the navigation area on the recording medium (Fig. 7 - row (c)).

Regarding claims **22-27**, grounds for rejecting claims 8-13 applies for claims 22-27 respectively in their entireties.

Regarding claims **28-33**, grounds for rejecting claims 8-13 applies for claims 28-33 respectively in their entireties.

Regarding claims **34-39**, grounds for rejecting claims 8-13 applies for claims **34-39** respectively in their entireties.

Regarding claims **40-45**, grounds for rejecting claims 8-13 applies for claims **40-45** respectively in their entireties.

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Heather R. Jones whose telephone number is 571-272-7368. The examiner can normally be reached on Mon. - Thurs.: 7:00 am - 4:30 pm, and every other Fri.: 7:00 am - 3:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on 571-272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Heather R Jones Examiner

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HRJ January 20, 2008

JOHN MILLER

SUPERVISORY PATENT EXAMINER

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